

REMARKS

The Examiner has once again rejected all claims and has made the action FINAL.

This response is being mailed well within the first month after the final rejection.

The Examiner has rejected the argument that the Device may be used in both a vertical position and in a horizontal position since the claims do not "include any limitations where such consideration may be necessary" The previously submitted claims did recite this situation in the preamble. However, to avoid any further issue the claims now recite both the vertical position and the horizontal position in the definitive part of the claims. In certain claims the further limitation that the slot at the side end is adjacent the base panel.

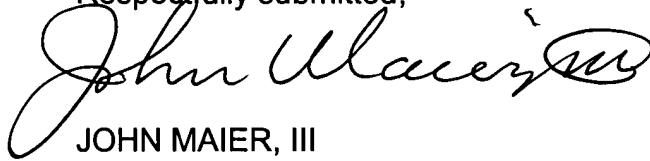
The citation of In re Japikée, 86 USPQ 70 is misplaced. This is not a mere rearrangement of parts but the creation of a device that can be mounted both vertically and horizontally. The device as described and claimed has not been shown in any patent of patents and the combination of patents applied by the Examiner do not show or describe such a concept.

The claims now include the vertical and horizontal positions in relation to how the paper is fed and additional limitations are also included in selective claims.

Should the Examiner have any remaining issues with the allowance of this application, he is requested to call applicant's attorney, John Miaer, III at 1-800-230-9496.

An early Notice of Allowance is requested.

Respectfully submitted,

A handwritten signature in black ink, reading "John Maier, III". The signature is fluid and cursive, with a large initial "J" and a stylized "M" at the end.

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